



ACTION PACKET

Transportation & Economic Development Appropriations Committee

Tuesday, April 4, 2006

**4:00 p.m. – 5:30 p.m. or Upon Adjournment of Fiscal Council
Reed Hall (102)**

**Allan G. Bense
Speaker**

**Don Davis
Chair**

Committee Meeting Notice

HOUSE OF REPRESENTATIVES

Speaker Allan G. Bense

Transportation & Economic Development Appropriations Committee

Start Date and Time: Tuesday, April 04, 2006 04:00 pm Or Upon Adjournment of the Fiscal Council
End Date and Time: Tuesday, April 04, 2006 05:30 pm
Location: Reed Hall (102 HOB)
Duration: 1.50 hrs

Consideration of the following bill(s):

HB 423 CS Professional Regulation by the Department of Business and Professional Regulation by Gibson, H.
HB 661 CS Governmental Services Telephone Systems by Arza
HB 773 Petition Process by Goodlette
HB 905 Transportation Concurrency Management by Goodlette
HB 1037 CS Campaign Financing by Rivera
HB 1107 Road Designations by Jennings
HB 1173 CS Driver History Records by Ross
HB 1211 CS Notification Regarding the State Minimum Wage by Fields
HB 1395 CS Traffic Safety by Sorensen
HB 1537 CS Legal Actions by Llorente
HB 7077 Transportation by Transportation Committee
HB 7081 Administrative Procedures by Governmental Operations Committee
HB 7089 Facilities for Retained Spring Training Franchises by Tourism Committee

NOTICE FINALIZED on 03/31/2006 16:19 by SLB

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

Attendance:

	<i>Present</i>	<i>Absent</i>	<i>Excused</i>
Don Davis (Chair)	X		
Loranne Ausley	X		
Gus Bilirakis	X		
Ellyn Setnor Bogdanoff	X		
Susan Bucher	X		
Donna Clarke	X		
Marti Coley	X		
Joyce Cusack	X		
Mike Davis	X		
Richard Glorioso	X		
Gayle Harrell	X		
Adam Hasner	X		
Edward Jennings	X		
Randy Johnson	X		
Dick Kravitz	X		
Marcelo Llorente	X		
Sheri McInvale	X		
Pat Patterson	X		
Ray Sansom	X		
Irving Slosberg	X		
Totals:	20	0	0

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 423 CS : Professional Regulation by the Department of Business and Professional Regulation

☒ Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis			X		
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale			X		
Pat Patterson			X		
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 16		Total Nays: 0			

Appearances:

HB 423

J.B. Clarke (Lobbyist) - Proponent

Construction Lic. Officials Assn.

2071 Cynthia Drive

Tallahassee FL 32303

Phone: 556-8143

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 0423

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative(s) Llorente offered the following:

Amendment (with title amendment)

Remove line(s) 343-354 and insert:

Section 10. Paragraph (o) of subsection (5) of section
489.127, Florida Statutes, is amended, to read:
489.127 Prohibitions; penalties.--

===== T I T L E A M E N D M E N T =====

Remove line(s) 45-48 and insert:

489.127, F.S.; revising a provision that

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 661 CS : Governmental Services Telephone Systems

☒ Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke			X		
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner			X		
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 18 Total Nays: 0					

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 661 CS

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Arza offered the following:

Amendment

Remove lines 113 through 117 and insert:

(8) Each 311 system receiving state matching funds shall
submit a report to the Governor, the President of the Senate,
and the Speaker of the House of Representatives by December 15,
2007, detailing how the funds appropriated for the 311 system
were spent.

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. **661 CS**

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Arza offered the following:

Amendment (with title amendment)

Remove lines 134 through 138 and insert:

Section 2. Grants for the coordinated 311 nonemergency and
other governmental services telephone system grant program
within the Department of Community Affairs may be awarded to the
extent funds are appropriated in law or made available from
private sources.

===== T I T L E A M E N D M E N T =====

Remove lines 22 and 23 and insert:

application evaluation criteria; providing grants may be awarded
as appropriated or as made available from private sources;
providing an effective date.

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 773 : Petition Process

<input checked="" type="checkbox"/> Favorable With Committee Substitute					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher		X			
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack		X			
Mike Davis			X		
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner				X	
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale			X		
Pat Patterson			X		
Ray Sansom	X				
Irving Slosberg		X			
Don Davis (Chair)	X				
Total Yeas: 13		Total Nays: 3			

Appearances:

HB 773

David Daniel (Lobbyist) - Proponent

FL Chamber

136 So. Bronough St

Tallahassee FL 32301

Phone: 521-1250

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 0773

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION _____ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Goodlette offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert:
Section 1. Subsections (1), (3), and (4) of section
99.097, Florida Statutes, are amended, and subsection (6) is
added to that section, to read:

99.097 Verification of signatures on petitions.--

(1) As determined by each supervisor, based upon local
conditions, the verification of signatures ~~checking of names~~ on
petitions may be based on the most inexpensive and
administratively feasible of either of the following methods of
verification:

(a) A name-by-name, signature-by-signature check of the
number of valid ~~authorized~~ signatures on the petitions; or

(b) A check of a random sample, as provided by the
Department of State, of names and signatures on the petitions.
The sample must be such that a determination can be made as to
whether or not the required number of valid signatures has ~~have~~
been obtained with a reliability of at least 99.5 percent. Rules

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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and guidelines for this method of petition verification shall be adopted ~~promulgated~~ by the Department of State, which may include a requirement that petitions bear an additional number of names and valid signatures, not to exceed 15 percent of the names and valid signatures otherwise required. If the petitions do not meet such criteria, then the use of the verification method described in this paragraph shall not be available to supervisors.

Notwithstanding any other provision of law, petitions to secure ballot placement for an issue, and petition revocations directed thereto pursuant to s. 100.371, must be verified by the method provided in paragraph (a).

(3)(a) A signature ~~name~~ on a petition, in a name that ~~which name~~ is not in substantially the same form as a name on the voter registration books, shall be counted as a valid signature if, after comparing the signature on the petition with the signature of the alleged signer as shown on the registration books, the supervisor determines that the person signing the petition and the person who registered to vote are one and the same. In any situation in which this code requires the form of the petition to be prescribed by the division, no signature shall be counted toward the number of signatures required unless it is on a petition form prescribed by the division.

(b) If a voter signs a petition and lists an address other than the legal residence where the voter is registered, the supervisor shall treat the signature as if the voter had listed the address where the voter is registered.

(4)(a) The supervisor shall be paid in advance the sum of 10 cents for each signature verified ~~checked~~ or the actual cost of verifying ~~checking~~ such signature, whichever is less, by the

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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54 candidate or, in the case of a petition to have an issue placed
55 on the ballot by initiative, by the initiative sponsor ~~person or~~
56 ~~organization submitting the petition~~. However, if a candidate or
57 initiative sponsor, ~~person, or organization seeking to have an~~
58 ~~issue placed upon the ballot~~ cannot pay such charges without
59 imposing an undue burden on personal resources or upon the
60 resources otherwise available to such candidate or initiative
61 sponsor, ~~person, or organization~~, such candidate or initiative
62 sponsor, ~~person, or organization~~ shall, upon written
63 certification of such inability given under oath to the
64 supervisor, be entitled to have the signatures verified at no
65 charge. In the event a candidate or initiative sponsor, ~~person,~~
66 ~~or organization submitting a petition to have an issue placed~~
67 ~~upon the ballot~~ is entitled to have the signatures verified at
68 no charge, the supervisor of elections of each county in which
69 the signatures are verified at no charge shall submit the total
70 number of such signatures checked in the county to the Chief
71 Financial Officer no later than December 1 of the general
72 election year, and the Chief Financial Officer shall cause such
73 supervisor of elections to be reimbursed from the General
74 Revenue Fund in an amount equal to 10 cents for each signature
75 verified ~~name checked~~ or the actual cost of verifying ~~checking~~
76 such signatures, whichever is less. In no event shall such
77 reimbursement of costs be deemed or applied as extra
78 compensation for the supervisor. Petitions shall be retained by
79 the supervisors for a period of 1 year following the election
80 for which the petitions were circulated.

81 (b) An initiative sponsor that has filed a certification
82 of undue burden may not provide compensation to any paid
83 petition circulator, as defined in s. 100.371, unless the
84 initiative sponsor first pays all supervisors for each signature

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85 verified or reimburses the General Revenue Fund for such costs.
86 If an initiative sponsor subject to this paragraph provides
87 compensation to a paid petition circulator before the date the
88 initiative sponsor pays all supervisors for each signature
89 verified or reimburses the General Revenue Fund for such costs,
90 no signature on a petition circulated by the paid petition
91 circulator before that date may be counted toward the number of
92 valid signatures required for ballot placement until the
93 initiative sponsor pays all supervisors for each signature
94 checked or reimburses the General Revenue Fund for such costs.

95 (6)(a) The alleged improper verification of a signature on
96 a petition to secure ballot placement for an issue pursuant to
97 this code may be contested in the circuit court by a political
98 committee or by an elector. The contestant shall file a
99 complaint setting forth the basis of the contest, together with
100 the fees prescribed in chapter 28, with the clerk of the circuit
101 court in the county in which the petition is certified or in
102 Leon County if the complaint is directed to petitions certified
103 in more than one county.

104 (b) If the contestant demonstrates by a preponderance of
105 the evidence that one or more petitions were improperly
106 verified, the signatures appearing on such petitions may not be
107 counted toward the number of valid signatures required for
108 ballot placement. If an action brought under this subsection is
109 resolved after the Secretary of State has issued a certificate
110 of ballot position for the issue, but the contestant
111 demonstrates that the person or organization submitting the
112 petition had obtained verification of an insufficient number of
113 valid and verified signatures to qualify for ballot placement,
114 the issue shall be removed from the ballot or, if such action is

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115 impractical, any votes cast for or against the issue may not be
116 counted and shall be invalidated.

117 (c) An action under this subsection must be commenced no
118 later than 90 days after the Secretary of State issues a
119 certificate of ballot position for the issue.

120 Section 2. Section 100.371, Florida Statutes, is amended
121 to read:

122 100.371 Initiatives; procedure for placement on ballot.--

123 (1) Constitutional amendments proposed by initiative shall
124 be placed on the ballot for the general election if an
125 initiative petition is filed with the Secretary of State by
126 February 1 of the year in which the general election is to be
127 held occurring in excess of 90 days from the certification of
128 ballot position by the Secretary of State.

129 (2) Certification of ballot position ~~Such certification~~
130 shall be issued when the Secretary of State has received
131 verification certificates from the supervisors of elections
132 indicating that the requisite number and distribution of valid
133 petitions bearing the signatures of electors have been submitted
134 to and verified by the supervisors. Every signature shall be
135 dated by the elector when made. Signatures are ~~and shall be~~
136 valid for a period of 4 years following such date, provided all
137 other requirements of law are satisfied ~~complied with.~~

138 (3) The sponsor of an initiative amendment shall, prior to
139 obtaining any signatures, register as a political committee
140 pursuant to s. 106.03 and submit the text of the proposed
141 amendment to the Secretary of State, with the form on which the
142 signatures will be affixed, and shall obtain the approval of the
143 Secretary of State of such form. The form shall consist of a
144 single card or sheet of paper unconnected with any other card or
145 sheet of paper and shall be circulated for signatures in this

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146 format. The ~~division~~ Secretary of State shall adopt rules
147 pursuant to s. 120.54 prescribing the style and requirements of
148 such form. Upon filing with the Secretary of State, the text of
149 the proposed amendment and all forms filed in connection with
150 this section must, upon request, be made available in
151 alternative formats. The contents of a petition form are limited
152 to those items required by statute or rule. A petition form is a
153 political advertisement as defined in s. 106.011 and, as such,
154 must comply with all relevant requirements of chapter 106.

155 (4) The supervisor of elections shall record the date each
156 petition form is received by the supervisor and the date the
157 signature on the form is verified as valid. The supervisor shall
158 verify that the signature on a petition form is valid only if
159 the form complies with all of the following:

160 (a) The form must contain the original signature of the
161 purported elector.

162 (b) The purported elector must accurately record on the
163 form the date on which he or she signed the form.

164 (c) The date the elector signed the form, as recorded by
165 the elector, must be no more than 35 days before the date the
166 form is received by the supervisor of elections.

167 (d) The form must accurately set forth the purported
168 elector's name, street address, county, and voter registration
169 number or date of birth.

170 (e) The purported elector must be, at the time he or she
171 signs the form, a duly qualified and registered elector
172 authorized to vote in the county in which his or her signature
173 is submitted.

174 (5) An elector's signature on a petition form may be
175 revoked by submitting to the appropriate supervisor of elections
176 a signed petition-revocation form adopted by rule for this

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177 purpose by the division. The petition-revocation form is subject
178 to the same relevant requirements as the corresponding petition
179 form under this code and must be approved by the Secretary of
180 State before any signature is obtained. The petition-revocation
181 form shall be filed with the supervisor of elections no later
182 than the February 1 preceding the next general election or, if
183 the initiative amendment is not certified for ballot position in
184 that election, no later than the February 1 preceding the next
185 successive general election. The supervisor of elections shall
186 promptly verify the signature on the petition-revocation form
187 and process such revocation within 30 days after receiving
188 payment, in advance, of a fee of 10 cents or the actual cost of
189 verifying such signature, whichever is less.

190 (6)(a) If a person is presented with a petition form or
191 petition-revocation form for his or her possible signature by a
192 petition circulator, the person must record this fact on the
193 form and the name and address of the petition circulator must
194 legibly appear on the form before the signature on the form may
195 be verified by the supervisor. For purposes of this subsection,
196 the term "petition circulator" means any person who, in the
197 context of a direct face-to-face conversation, presents to
198 another person for his or her possible signature a petition form
199 or petition-revocation form regarding ballot placement for an
200 initiative.

201 (b) A paid petition circulator shall, when engaged in the
202 activities described in paragraph (a), wear a prominent badge,
203 in a form and manner prescribed by rule by the division,
204 identifying him or her as a "PAID PETITION CIRCULATOR." For
205 purposes of this paragraph, the term "paid petition circulator"
206 means a petition circulator who receives any compensation as a
207 direct or indirect consequence of these activities.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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208 (7) In addition to any other practice or action
209 permissible under law, an owner, lessee, or other person
210 lawfully exercising control over private property may:

211 (a) Prohibit persons from engaging in activity on the
212 property that supports or opposes initiatives;

213 (b) Permit or prohibit persons from engaging in activity
214 on the property in support of or opposition to a particular
215 initiative; or

216 (c) Permit persons to engage in activity on the property
217 that supports or opposes initiatives, subject to restrictions
218 with respect to time, place, and manner which are reasonable and
219 uniformly applied.

220 (8) A signed petition form or petition-revocation form
221 regarding ballot placement for an initiative that does not fully
222 comply with the applicable provisions of this code, or that was
223 obtained in violation of the applicable provisions of this code,
224 may be verified by the supervisor of elections and counted
225 toward the number of valid signatures required for ballot
226 placement only after those deficiencies or violations are
227 corrected.

228 (9)(4) The sponsor shall submit signed and dated forms to
229 the appropriate supervisor of elections for verification as to
230 the number of registered electors whose valid signatures appear
231 thereon. The supervisor shall promptly verify the signatures
232 within 30 days after receiving ~~upon~~ payment, in advance, of the
233 fee required by s. 99.097. Upon completion of verification, the
234 supervisor shall execute a certificate indicating the total
235 number of signatures checked, the number of signatures verified
236 as valid and as being of registered electors, the number of
237 signatures validly revoked pursuant to subsection (5), and the
238 distribution of such signatures by congressional district. This

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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239 certificate shall be immediately transmitted to the Secretary of
240 State. The supervisor shall retain the signed petition signature
241 forms and petition-revocation forms for at least 1 year
242 following the election in which the issue appeared on the ballot
243 or until the Division of Elections notifies the supervisors of
244 elections that the committee which circulated the petition is no
245 longer seeking to obtain ballot position.

246 (10)-(5) The Secretary of State shall determine from the
247 verification certificates received from supervisors of elections
248 the total number of verified valid signatures and the
249 distribution of such signatures by congressional districts. Upon
250 a determination that the requisite number and distribution of
251 valid signatures have been obtained, the secretary shall issue a
252 certificate of ballot position for that proposed amendment and
253 shall assign a designating number pursuant to s. 101.161. A
254 petition shall be deemed to be filed with the Secretary of State
255 upon the date of the receipt by the secretary of a certificate
256 or certificates from supervisors of elections indicating that
257 valid and verified the petition forms have ~~has~~ been signed by
258 the constitutionally required number and distribution of
259 electors pursuant to this code, subject to the right of
260 revocation established in this section.

261 (11)-(6)(a) Within 45 days after receipt of a proposed
262 revision or amendment to the State Constitution by initiative
263 petition from the Secretary of State ~~or, within 30 days after~~
264 ~~such receipt if receipt occurs 120 days or less before the~~
265 ~~election at which the question of ratifying the amendment will~~
266 ~~be presented~~, the Financial Impact Estimating Conference shall
267 complete an analysis and financial impact statement to be placed
268 on the ballot of the estimated increase or decrease in any
269 revenues or costs to state or local governments resulting from

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

the proposed initiative. The ballot must include a statement, as prescribed by rule of the Department of State, to the effect that the financial impact statement is required under the State Constitution and the Florida Statutes and should not be construed as an endorsement by the state of the proposed revision or amendment to the State Constitution. The Financial Impact Estimating Conference shall submit the financial impact statement to the Attorney General and Secretary of State.

(b)1. The Financial Impact Estimating Conference shall provide an opportunity for any proponents or opponents of the initiative to submit information and may solicit information or analysis from any other entities or agencies, including the Office of Economic and Demographic Research. All meetings of the Financial Impact Estimating Conference shall be open to the public as provided in chapter 286.

2. The Financial Impact Estimating Conference is established to review, analyze, and estimate the financial impact of amendments to or revisions of the State Constitution proposed by initiative. The Financial Impact Estimating Conference shall consist of four principals: one person from the Executive Office of the Governor; the coordinator of the Office of Economic and Demographic Research, or his or her designee; one person from the professional staff of the Senate; and one person from the professional staff of the House of Representatives. Each principal shall have appropriate fiscal expertise in the subject matter of the initiative. A Financial Impact Estimating Conference may be appointed for each initiative.

3. Principals of the Financial Impact Estimating Conference shall reach a consensus or majority concurrence on a clear and unambiguous financial impact statement, no more than

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75 words in length, and immediately submit the statement to the Attorney General. Nothing in this subsection prohibits the Financial Impact Estimating Conference from setting forth a range of potential impacts in the financial impact statement. Any financial impact statement that a court finds not to be in accordance with this section shall be remanded solely to the Financial Impact Estimating Conference for redrafting. The Financial Impact Estimating Conference shall redraft the financial impact statement within 15 days.

4. If the members of the Financial Impact Estimating Conference are unable to agree on the statement required by this subsection, or if the Supreme Court has rejected the initial submission by the Financial Impact Estimating Conference and no redraft has been approved by the Supreme Court by April 1 of the year in which the general election is to be held ~~5 p.m. on the 75th day before the election~~, the following statement shall appear on the ballot pursuant to s. 101.161(1): "The financial impact of this measure, if any, cannot be reasonably determined at this time."

(c) The financial impact statement must be separately contained and be set forth after the ballot summary as required in s. 101.161(1).

(d)1. Any financial impact statement that the Supreme Court finds not to be in accordance with this subsection shall be remanded solely to the Financial Impact Estimating Conference for redrafting, provided the court's advisory opinion is rendered by April 1 of the year in which the general election is to be held ~~at least 75 days before the election at which the question of ratifying the amendment will be presented~~. The Financial Impact Estimating Conference shall prepare and adopt a

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331 revised financial impact statement no later than 5 p.m. on the
332 15th day after the date of the court's opinion.

333 2. If, by 5 p.m. on April 1 of the year in which the
334 general election is to be held ~~the 75th day before the election,~~
335 the Supreme Court has not issued an advisory opinion on the
336 initial financial impact statement prepared by the Financial
337 Impact Estimating Conference for an initiative amendment that
338 otherwise meets the legal requirements for ballot placement, the
339 financial impact statement shall be deemed approved for
340 placement on the ballot.

341 3. In addition to the financial impact statement required
342 by this subsection, the Financial Impact Estimating Conference
343 shall draft an initiative financial information statement. The
344 initiative financial information statement should describe in
345 greater detail than the financial impact statement any projected
346 increase or decrease in revenues or costs that the state or
347 local governments would likely experience if the ballot measure
348 were approved. If appropriate, the initiative financial
349 information statement may include both estimated dollar amounts
350 and a description placing the estimated dollar amounts into
351 context. The initiative financial information statement must
352 include both a summary of not more than 500 words and additional
353 detailed information that includes the assumptions that were
354 made to develop the financial impacts, workpapers, and any other
355 information deemed relevant by the Financial Impact Estimating
356 Conference.

357 4. The Department of State shall have printed, and shall
358 furnish to each supervisor of elections, a copy of the summary
359 from the initiative financial information statements. The
360 supervisors shall have the summary from the initiative financial

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information statements available at each polling place and at the main office of the supervisor of elections upon request.

5. The Secretary of State and the Office of Economic and Demographic Research shall make available on the Internet each initiative financial information statement in its entirety. In addition, each supervisor of elections whose office has a website shall post the summary from each initiative financial information statement on the website. Each supervisor shall include the Internet addresses for the information statements on the Secretary of State's and the Office of Economic and Demographic Research's websites in the publication or mailing required by s. 101.20.

~~(12)(7) The division ~~Department of State~~ may adopt rules in accordance with s. 120.54 to carry out this section ~~the provisions of subsections (1) (6)~~.~~

Section 3. Section 28 of chapter 2005-278, Laws of Florida, is repealed.

Section 4. Effective January 1, 2007, section 100.371, Florida Statutes, as amended by this act, is amended to read:

100.371 Initiatives; procedure for placement on ballot.--

(1) Constitutional amendments proposed by initiative shall be placed on the ballot for the general election if an initiative petition is filed with the Secretary of State by February 1 of the year in which the general election is to be held. A petition shall be deemed to be filed with the Secretary of State upon the date that the secretary determines that valid and verified petitions have been signed by the constitutionally required number and distribution of electors pursuant to this code, subject to the right of revocation established in this section.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

391 ~~(2) Certification of ballot position shall be issued when~~
392 ~~the Secretary of State has received verification certificates~~
393 ~~from the supervisors of elections indicating that the requisite~~
394 ~~number and distribution of valid petitions bearing the~~
395 ~~signatures of electors have been submitted to and verified by~~
396 ~~the supervisors. Every signature shall be dated by the elector~~
397 ~~when made. Signatures are valid for a period of 4 years~~
398 ~~following such date, provided all other requirements of law are~~
399 ~~satisfied.~~

400 (2)~~(3)~~ The sponsor of an initiative amendment shall, prior
401 to obtaining any signatures, register as a political committee
402 pursuant to s. 106.03 and submit the text of the proposed
403 amendment to the Secretary of State, with the form on which the
404 signatures will be affixed, and shall obtain the approval of the
405 Secretary of State of such form. The form shall consist of a
406 single card or sheet of paper unconnected with any other card or
407 sheet of paper and shall be circulated for signatures in this
408 format. The division shall adopt rules pursuant to s. 120.54
409 prescribing the style and requirements of such form. Upon filing
410 with the Secretary of State, the text of the proposed amendment
411 and all forms filed in connection with this section must, upon
412 request, be made available in alternative formats. The contents
413 of a petition form are limited to those items required by
414 statute or rule. A petition form is a political advertisement as
415 defined in s. 106.011 and, as such, must comply with all
416 relevant requirements of chapter 106.

417 (3)~~(4)~~ The supervisor of elections shall record the date
418 each petition form is received by the supervisor and the date
419 the signature on the form is verified as valid. The supervisor
420 shall also promptly record these dates in the statewide voter
421 registration system in the manner prescribed by the Secretary of

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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422 State. The supervisor shall verify that the signature on a
423 petition form is valid only if the form complies with all of the
424 following:

425 (a) The form must contain the original signature of the
426 purported elector;

427 (b) The purported elector must accurately record on the
428 form the date on which he or she signed the form;

429 (c) The date the elector signed the form, as recorded by
430 the elector, must be no more than 35 days before the date the
431 form is received by the supervisor of elections;

432 (d) The form must accurately set forth the purported
433 elector's name, street address, county, and voter registration
434 number or date of birth; and

435 (e) The purported elector must be, at the time he or she
436 signs the form, a duly qualified and registered elector
437 authorized to vote in the county in which his or her signature
438 is submitted.

439 ~~(4)~~~~(5)~~ An elector's signature on a petition form may be
440 revoked by submitting to the appropriate supervisor of elections
441 a signed petition-revocation form adopted by rule for this
442 purpose by the division. The petition-revocation form is subject
443 to the same relevant requirements as the corresponding petition
444 form under this code and must be approved by the Secretary of
445 State before any signature is obtained. The petition-revocation
446 form shall be filed with the supervisor of elections no later
447 than the February 1 preceding the next general election or, if
448 the initiative amendment is not certified for ballot position in
449 that election, no later than the February 1 preceding the next
450 successive general election. The supervisor of elections shall
451 promptly verify the signature on the petition-revocation form
452 and process such revocation within 30 days after receiving

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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453 payment, in advance, of a fee of 10 cents or the actual cost of
454 verifying such signature, whichever is less. The supervisor
455 shall promptly record each valid petition-revocation in the
456 statewide voter registration system in the manner prescribed by
457 the Secretary of State.

458 ~~(5)-(6)~~(a) If a person is presented with a petition form or
459 petition-revocation form for his or her possible signature by a
460 petition circulator, the person must record this fact on the
461 form and the name and address of the petition circulator must
462 legibly appear on the form before the signature on the form may
463 be verified by the supervisor. For purposes of this subsection,
464 the term "petition circulator" means any person who, in the
465 context of a direct face-to-face conversation, presents to
466 another person for his or her possible signature a petition form
467 or petition-revocation form regarding ballot placement for an
468 initiative.

469 (b) A paid petition circulator shall, when engaged in the
470 activities described in paragraph (a), wear a prominent badge,
471 in a form and manner prescribed by rule by the division,
472 identifying him or her as a "PAID PETITION CIRCULATOR." For
473 purposes of this paragraph, the term "paid petition circulator"
474 means a petition circulator who receives any compensation as a
475 direct or indirect consequence of these activities.

476 ~~(6)-(7)~~ In addition to any other practice or action
477 permissible under law, an owner, lessee, or other person
478 lawfully exercising control over private property may:

479 (a) Prohibit persons from engaging in activity on the
480 property that supports or opposes initiatives;

481 (b) Permit or prohibit persons from engaging in activity
482 on the property in support of or opposition to a particular
483 initiative; or

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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484 (c) Permit persons to engage in activity on the property
485 that supports or opposes initiatives, subject to restrictions
486 with respect to time, place, and manner which are reasonable and
487 uniformly applied.

488 ~~(7)~~~~(8)~~ A signed petition form or petition-revocation form
489 regarding ballot placement for an initiative that does not fully
490 comply with the applicable provisions of this code, or that was
491 obtained in violation of the applicable provisions of this code,
492 may be verified by the supervisor of elections and counted
493 toward the number of valid signatures required for ballot
494 placement only after those deficiencies or violations are
495 corrected.

496 ~~(8)~~~~(9)~~ Each signature shall be dated by the elector when
497 made and shall be valid for a period of 4 years following such
498 date, if all other requirements of law are met. The sponsor
499 shall submit signed and dated forms to the appropriate
500 supervisor of elections for verification as to the number of
501 registered electors whose valid signatures appear thereon. The
502 supervisor shall promptly verify the signatures within 30 days
503 after receiving payment, in advance, of the fee required by s.
504 99.097. The supervisor shall promptly record each petition form
505 verified as valid in the statewide voter registration system in
506 the manner prescribed by the Secretary of State ~~Upon completion~~
507 ~~of verification, the supervisor shall execute a certificate~~
508 ~~indicating the total number of signatures checked, the number of~~
509 ~~signatures verified as valid and as being of registered~~
510 ~~electors, the number of signatures validly revoked pursuant to~~
511 ~~subsection (5), and the distribution of such signatures by~~
512 ~~congressional district. This certificate shall be immediately~~
513 ~~transmitted to the Secretary of State.~~ The supervisor shall
514 retain the signed petition forms and petition-revocation forms

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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for at least 1 year following the election in which the issue appeared on the ballot or until the Division of Elections notifies the supervisors of elections that the committee which circulated the petition is no longer seeking to obtain ballot position.

~~(9)-(10)~~ The Secretary of State shall determine from the signatures verified by the ~~verification certificates received~~ ~~from~~ supervisors of elections and recorded in the statewide voter registration system the total number of verified valid signatures and the distribution of such signatures by congressional districts. Upon a determination that the requisite number and distribution of valid signatures have been obtained, the secretary shall issue a certificate of ballot position for that proposed amendment and shall assign a designating number pursuant to s. 101.161. ~~A petition shall be deemed to be filed with the Secretary of State upon the date of the receipt by the secretary of a certificate or certificates from supervisors of elections indicating that valid and verified petition forms have been signed by the constitutionally required number and distribution of electors pursuant to this code, subject to the right of revocation established in this section.~~

~~(10)-(11)~~(a) Within 45 days after receipt of a proposed revision or amendment to the State Constitution by initiative petition from the Secretary of State, the Financial Impact Estimating Conference shall complete an analysis and financial impact statement to be placed on the ballot of the estimated increase or decrease in any revenues or costs to state or local governments resulting from the proposed initiative. The ballot must include a statement, as prescribed by rule of the Department of State, to the effect that the financial impact statement is required under the State Constitution and the

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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Florida Statutes and should not be construed as an endorsement by the state of the proposed revision or amendment to the State Constitution. The Financial Impact Estimating Conference shall submit the financial impact statement to the Attorney General and Secretary of State.

(b)1. The Financial Impact Estimating Conference shall provide an opportunity for any proponents or opponents of the initiative to submit information and may solicit information or analysis from any other entities or agencies, including the Office of Economic and Demographic Research. All meetings of the Financial Impact Estimating Conference shall be open to the public as provided in chapter 286.

2. The Financial Impact Estimating Conference is established to review, analyze, and estimate the financial impact of amendments to or revisions of the State Constitution proposed by initiative. The Financial Impact Estimating Conference shall consist of four principals: one person from the Executive Office of the Governor; the coordinator of the Office of Economic and Demographic Research, or his or her designee; one person from the professional staff of the Senate; and one person from the professional staff of the House of Representatives. Each principal shall have appropriate fiscal expertise in the subject matter of the initiative. A Financial Impact Estimating Conference may be appointed for each initiative.

3. Principals of the Financial Impact Estimating Conference shall reach a consensus or majority concurrence on a clear and unambiguous financial impact statement, no more than 75 words in length, and immediately submit the statement to the Attorney General. Nothing in this subsection prohibits the Financial Impact Estimating Conference from setting forth a

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

range of potential impacts in the financial impact statement. Any financial impact statement that a court finds not to be in accordance with this section shall be remanded solely to the Financial Impact Estimating Conference for redrafting. The Financial Impact Estimating Conference shall redraft the financial impact statement within 15 days.

4. If the members of the Financial Impact Estimating Conference are unable to agree on the statement required by this subsection, or if the Supreme Court has rejected the initial submission by the Financial Impact Estimating Conference and no redraft has been approved by the Supreme Court by April 1 of the year in which the general election is to be held, the following statement shall appear on the ballot pursuant to s. 101.161(1): "The financial impact of this measure, if any, cannot be reasonably determined at this time."

(c) The financial impact statement must be separately contained and be set forth after the ballot summary as required in s. 101.161(1).

(d)1. Any financial impact statement that the Supreme Court finds not to be in accordance with this subsection shall be remanded solely to the Financial Impact Estimating Conference for redrafting, provided the court's advisory opinion is rendered by April 1 of the year in which the general election is to be held. The Financial Impact Estimating Conference shall prepare and adopt a revised financial impact statement no later than 5 p.m. on the 15th day after the date of the court's opinion.

2. If, by 5 p.m. on April 1 of the year in which the general election is to be held, the Supreme Court has not issued an advisory opinion on the initial financial impact statement prepared by the Financial Impact Estimating Conference for an

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

608 initiative amendment that otherwise meets the legal requirements
609 for ballot placement, the financial impact statement shall be
610 deemed approved for placement on the ballot.

611 3. In addition to the financial impact statement required
612 by this subsection, the Financial Impact Estimating Conference
613 shall draft an initiative financial information statement. The
614 initiative financial information statement should describe in
615 greater detail than the financial impact statement any projected
616 increase or decrease in revenues or costs that the state or
617 local governments would likely experience if the ballot measure
618 were approved. If appropriate, the initiative financial
619 information statement may include both estimated dollar amounts
620 and a description placing the estimated dollar amounts into
621 context. The initiative financial information statement must
622 include both a summary of not more than 500 words and additional
623 detailed information that includes the assumptions that were
624 made to develop the financial impacts, workpapers, and any other
625 information deemed relevant by the Financial Impact Estimating
626 Conference.

627 4. The Department of State shall have printed, and shall
628 furnish to each supervisor of elections, a copy of the summary
629 from the initiative financial information statements. The
630 supervisors shall have the summary from the initiative financial
631 information statements available at each polling place and at
632 the main office of the supervisor of elections upon request.

633 5. The Secretary of State and the Office of Economic and
634 Demographic Research shall make available on the Internet each
635 initiative financial information statement in its entirety. In
636 addition, each supervisor of elections whose office has a
637 website shall post the summary from each initiative financial
638 information statement on the website. Each supervisor shall

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

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include the Internet addresses for the information statements on the Secretary of State's and the Office of Economic and Demographic Research's websites in the publication or mailing required by s. 101.20.

~~(11)-(12)~~ The division may adopt rules in accordance with s. 120.54 to carry out this section.

Section 5. Subsection (1) of section 101.161, Florida Statutes, is amended to read:

101.161 Referenda; ballots.--

(1) Whenever a constitutional amendment or other public measure is submitted to the vote of the people, the substance of such amendment or other public measure shall be printed in clear and unambiguous language on the ballot after the list of candidates, followed by the word "yes" and also by the word "no," and shall be styled in such a manner that a "yes" vote will indicate approval of the proposal and a "no" vote will indicate rejection. The wording of the substance of the amendment or other public measure and the ballot title to appear on the ballot shall be embodied in the joint resolution, constitutional revision commission proposal, constitutional convention proposal, taxation and budget reform commission proposal, or enabling resolution or ordinance. Except for amendments and ballot language proposed by joint resolution, the substance of the amendment or other public measure shall be an explanatory statement, not exceeding 75 words in length, of the chief purpose of the measure. In addition, for every amendment proposed by initiative, the ballot shall include, following the ballot summary, a separate financial impact statement concerning the measure prepared by the Financial Impact Estimating Conference in accordance with s. 100.371(11) ~~s. 100.371(6)~~. The ballot title shall consist of a caption, not exceeding 15 words

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

in length, by which the measure is commonly referred to or spoken of.

Section 6. Section 33 of chapter 2005-278, Laws of Florida, is repealed.

Section 7. Effective January 1, 2007, subsection (1) of section 101.161, Florida Statutes, as amended by this act, is amended to read:

101.161 Referenda; ballots.--

(1) Whenever a constitutional amendment or other public measure is submitted to the vote of the people, the substance of such amendment or other public measure shall be printed in clear and unambiguous language on the ballot after the list of candidates, followed by the word "yes" and also by the word "no," and shall be styled in such a manner that a "yes" vote will indicate approval of the proposal and a "no" vote will indicate rejection. The wording of the substance of the amendment or other public measure and the ballot title to appear on the ballot shall be embodied in the joint resolution, constitutional revision commission proposal, constitutional convention proposal, taxation and budget reform commission proposal, or enabling resolution or ordinance. Except for amendments and ballot language proposed by joint resolution, the substance of the amendment or other public measure shall be an explanatory statement, not exceeding 75 words in length, of the chief purpose of the measure. In addition, for every amendment proposed by initiative, the ballot shall include, following the ballot summary, a separate financial impact statement concerning the measure prepared by the Financial Impact Estimating Conference in accordance with s. 100.371(10) ~~s. 100.371(11)~~. The ballot title shall consist of a caption, not exceeding 15 words

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

in length, by which the measure is commonly referred to or spoken of.

Section 8. Any signature gathered on a previously approved initiative petition form that has been submitted for verification before August 1, 2006, may be verified and counted, if otherwise valid. However, any initiative petition form that is submitted for verification on or after that date may be verified and counted only if it complies with this act and has been approved by the Secretary of State before obtaining elector signatures.

Section 9. If any provision of this act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.

Section 10. Except as otherwise expressly provided in this act, this act shall take effect August 1, 2006.

===== T I T L E A M E N D M E N T =====

Remove the entire title and insert:

A bill to be entitled

An act relating to initiative procedures and standards; amending s. 99.097, F.S.; revising requirements for verification of signatures on petitions; providing requirements for initiative sponsors filing for undue burden; providing procedures to contest alleged improper signature verification; repealing s. 28, ch. 2005-278, Laws of Florida, relating to procedures for placement of initiatives on the ballot; amending s. 100.371, F.S.; revising procedures for placing an initiative on the

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

731 ballot; providing requirements for information to be
732 contained on petitions; providing procedure for revocation
733 of a petition signature; requiring a statement on the
734 ballot regarding the financial impact statement; providing
735 regulation for initiative petition circulators and their
736 activities; repealing s. 33, ch. 2005-278, Laws of
737 Florida, relating to referenda and ballots; amending s.
738 101.161, F.S.; conforming a cross-reference; providing for
739 verifying and counting signatures submitted for
740 verification before the effective date of the act;
741 providing severability; providing effective dates.

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 905 : Transportation Concurrency Management

<input checked="" type="checkbox"/> Favorable With Committee Substitute					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson		X			
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 19		Total Nays: 1			

Appearances:

HB 905

Valerie Hubbard (Lobbyist) (State Employee) - Information Only

DCA

Tallahassee FL

Phone: 487-4545

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 905

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____



Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Goodlette offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Paragraph (c) of subsection (2) of section 163.3180,
Florida Statutes, is amended to read:

(2)

(c) Consistent with the public welfare, and except as otherwise
provided in this section, transportation facilities needed to
serve new development shall be in place or under actual
construction within 3 years after the local government approves
a building permit or its functional equivalent that results in
traffic generation. Nothing in this section shall prohibit a
local government that has adopted a stricter concurrency
management system prior to the enactment of Ch. 2005-290, L.O.F.
that provides for a shorter time frame than three years from
utilizing a stricter concurrency management system and
requirements, wherein a local government need not issue a

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

building permit or its functional equivalent under any
circumstances that results in traffic generation until adequate
transportation facilities are in place pursuant to its adopted
concurrency management system.

Section 2. This act shall take effect July 1, 2006.

===== T I T L E A M E N D M E N T =====

Remove everything before the enacting clause and insert:

A bill to be entitled

An act related to transportation concurrency management;
amending 163.3180, F.S.; providing an exception to certain in-
place or under-actual construction requirements for
transportation facilities serving new developments for certain
stricter concurrency requirements by local governments;
providing an effective date.

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1037 CS : Campaign Financing

☒ *Favorable With Committee Substitute*

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Billrakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher		X			
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell			X		
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 17		Total Nays: 1			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 1037 CS

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations
Representative Bogdanoff offered the following:

Amendment

Remove lines 41 through 49 and insert:

5. With respect to an unopposed candidate for the House of
Representatives or the Senate, transfer the funds to or retain
the funds in a campaign account for the same office to which the
candidate was elected by virtue of being unopposed, with a
maximum per election of \$50,000 for a candidate for the House of
Representatives and \$150,000 for a candidate for the Senate. An
unopposed candidate for the House of Representatives who
exercises this option is prohibited from accepting campaign
contributions for the same office for one year after the date of
qualifying. An unopposed candidate for the Senate who exercises
this option is prohibited from accepting campaign contributions
for the same office for two years after the date of qualifying.

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1107 : Road Designations

<input checked="" type="checkbox"/> Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke			X		
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell			X		
Adam Hasner			X		
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 16 Total Nays: 0					

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1173 CS : Driver History Records

☒ Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 20		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1211 CS : Notification Regarding the State Minimum Wage

☒ Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 20		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 1211 CS

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

1 Council/Committee hearing bill: Transportation & Economic
2 Development Appropriations Committee
3 Representative Jennings offered the following:
4

Amendment

6 Remove lines 40 and 41 and insert:

7 The Florida minimum wage is \$ (amount) per hour,
8 with a minimum wage of at least \$ (amount) per
9 hour for tipped employees, in addition to tips,
10 for January 1,
11

000000

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1395 CS : Traffic Safety

☒ Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher		X			
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis			X		
Richard Glorioso	X				
Gayle Harrell			X		
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg		X			
Don Davis (Chair)	X				
Total Yeas: 15 Total Nays: 2					

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 1395 CS

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION _____ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

Failed

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Jennings offered the following:

Amendment (with title amendment)

Between lines 53 and 54 insert:

Section 4. Section 316.172, Florida Statutes, is amended to
read:

316.172 Traffic to stop for school bus; school bus stop
zones.--

(1) (a) Any person using, operating, or driving a vehicle
on or over the roads or highways of this state shall, upon
approaching any school bus which displays a stop signal, bring
such vehicle to a full stop while the bus is stopped, and the
vehicle shall not pass the school bus until the signal has been
withdrawn. A person who violates this section commits a moving
violation, punishable as provided in chapter 318.

(b) Any person using, operating, or driving a vehicle that
passes a school bus on the side that children enter and exit
when the school bus displays a stop signal commits a moving

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

violation, punishable as provided in chapter 318, and is subject to a mandatory hearing under the provisions of s. 318.19.

(2) The driver of a vehicle upon a divided highway with an unpaved space of at least 5 feet, a raised median, or a physical barrier is not required to stop when traveling in the opposite direction of a school bus which is stopped in accordance with the provisions of this section.

(3) When a school bus is stopped with warning lights displayed and discharging or loading passengers, the area of roadway within 800 feet in front of the bus and 800 feet behind the bus shall be considered a school bus stop zone.

~~(4)~~⁽³⁾ Every school bus shall stop as far to the right of the street as possible and shall display warning lights and stop signals as required by rules of the State Board of Education before discharging or loading passengers. When possible, a school bus shall not stop where the visibility is obscured for a distance of 200 feet either way from the bus.

Section 5. Paragraph (c) of subsection (3) of section 318.18, Florida Statutes is amended to read:

318.18 Amount of civil penalties. - The penalties required for a noncriminal disposition pursuant to s.318.14 are as follows:

(3)

(c) Notwithstanding paragraph (b), a person cited for exceeding the speed limit by up to 5 m.p.h. in a legally posted school zone or school bus stop zone will be fined \$50. A person exceeding the speed limit in a school zone or school bus stop zone shall pay a fine double the amount listed in paragraph (b).

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

52

53

54 ===== T I T L E A M E N D M E N T =====

55 Remove line 11 and insert:

56 amending s. 316.172, F.S.; defining a school bus stop zone;

57 amending s. 318.18, F.S.; providing increased penalties for

58 speeding in a school bus stop zone; amending s. 316.1923, F.S.;

59 redefining the term

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 1537 CS : Legal Actions

☒ Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell			X		
Adam Hasner			X		
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 17		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 7077 : Transportation

☒ Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley			X		
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher	X				
Donna Clarke			X		
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell			X		
Adam Hasner			X		
Edward Jennings	X				
Randy Johnson		X			
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale	X				
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 15		Total Nays: 1			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 7077

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

1 Council/Committee hearing bill: Transportation & Economic
2 Development Appropriations Committee
3 Representative Glorioso offered the following:
4

Amendment

5
6 Remove line 710 and insert:
7 of the original approved total operating budget as defined in s.
8 216.181(1) of the turnpike enterprise. Funds
9
10
11
12

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 7077

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ✓ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Glorioso offered the following:

Amendment (with title amendment)

Remove lines 2357 through 2365

(a) The governing authority in each charter county which
~~adopted a charter prior to January 1, 1984, and each county the~~
~~government of which is consolidated with that of one or more~~
~~municipalities,~~ may levy a discretionary sales surtax pursuant
to ordinance enacted by a majority of the members of the county
governing authority and, subject to approval by a majority vote
of the electorate of the county ~~or by a charter amendment~~
~~approved by a majority vote of the electorate of the county.~~

===== T I T L E A M E N D M E N T =====

Remove lines 200 and 201 and insert:
counties to levy a discretionary sales surtax upon approval by
the governing body and the electorate of

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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 7077

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION ☒ (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

A

Council/Committee hearing bill: Transportation & Economic
Development Appropriations Committee
Representative Glorioso offered the following:

Amendment (with title amendment)

Remove lines 2534 through 2543

===== T I T L E A M E N D M E N T =====

Remove line(s) 216 through 218 and insert:
the Governor and the Legislature; providing an effective

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 7081 : Administrative Procedures

☒ *Temporarily Deferred*

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

HB 7089 : Facilities for Retained Spring Training Franchises

<input checked="" type="checkbox"/> <i>Favorable</i>					
	<i>Yea</i>	<i>Nay</i>	<i>No Vote</i>	<i>Absentee Yea</i>	<i>Absentee Nay</i>
Loranne Ausley	X				
Gus Bilirakis	X				
Ellyn Setnor Bogdanoff	X				
Susan Bucher			X		
Donna Clarke	X				
Marti Coley	X				
Joyce Cusack	X				
Mike Davis	X				
Richard Glorioso	X				
Gayle Harrell	X				
Adam Hasner	X				
Edward Jennings	X				
Randy Johnson	X				
Dick Kravitz	X				
Marcelo Llorente	X				
Sheri McInvale			X		
Pat Patterson	X				
Ray Sansom	X				
Irving Slosberg	X				
Don Davis (Chair)	X				
Total Yeas: 18		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

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COMMITTEE MEETING REPORT

Transportation & Economic Development Appropriations Committee

4/4/2006 4:00:00PM Or Upon Adjournment of the Fiscal Council

Location: Reed Hall (102 HOB)

Summary:

Transportation & Economic Development Appropriations Committee

Tuesday April 04, 2006 04:00 pm

HB 423 CS	Favorable With Committee Substitute	Yeas: 16	Nays: 0
HB 661 CS	Favorable With Committee Substitute	Yeas: 18	Nays: 0
HB 773	Favorable With Committee Substitute	Yeas: 13	Nays: 3
HB 905	Favorable With Committee Substitute	Yeas: 19	Nays: 1
HB 1037 CS	Favorable With Committee Substitute	Yeas: 17	Nays: 1
HB 1107	Favorable	Yeas: 16	Nays: 0
HB 1173 CS	Favorable	Yeas: 20	Nays: 0
HB 1211 CS	Favorable With Committee Substitute	Yeas: 20	Nays: 0
HB 1395 CS	Favorable	Yeas: 15	Nays: 2
HB 1537 CS	Favorable	Yeas: 17	Nays: 0
HB 7077	Favorable With Committee Substitute	Yeas: 15	Nays: 1
HB 7081	Temporarily Deferred		
HB 7089	Favorable	Yeas: 18	Nays: 0

Committee meeting was reported out: Tuesday, April 04, 2006 8:19:39PM

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